Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of	)	
	)	
Implementation of the Commercial Advertisement	)	MB Docket No. 11-93
Loudness Mitigation ("CALM") Act	)	

To: Marlene Dortch, Secretary

Federal Communications Commission

ATTN: Media Bureau

Request for Streamlined Financial Waiver of CALM Act Requirements

- 1. Pollack/Belz Communication Company, Inc. ("Pollack/Belz"), licensee of KLAX-TV, Alexandria, Louisiana, Fac. Id 52907, hereby requests an extension of the streamlined financial waiver of the Commercial Advertisement Loudness Mitigation Act ("CALM Act") as established by the Commission in the Report and Order in the above-entitled rulemaking proceeding, FCC 11-182, 26 FCC Rcd 17222, released December 13, 2011 (the "R&O"). See R&O, paras. 49-58. Pollack/Belz previously submitted a waiver request of the CALM Act.
- 2. The Commission determined that "small broadcast stations" would be able to receive a waiver of the CALM Act requirements if they could show (1) that the station meets the Commission's definition of a "small broadcast station" for this purpose, which is either a station with less than \$14,000,000.00 in annual receipts or is located within markets 150-210; and (2) needs a delay of one year to obtain specified equipment in order to avoid the financial hardship that would be imposed if it were required to be obtain the equipment sooner. See R&O, para 52.
- 3. Pollack/Belz hereby certifies that KLAX-TV meets the definition of a "small broadcast station" and that it needs a delay to obtain the required equipment to comply with the CALM Act as it would be a financial hardship for it to purchase the equipment by December 13, 2013.

Station KLAX-TV is located in the Alexandria, Louisiana Designated Market Area, which is the

179<sup>th</sup> ranked market by Nielson. Further, given the expenses required to operate the station, a

one year delay would help reduce the burden on Pollack/Belz to comply with the CALM Act.

Pollack/Belz estimates that the equipment necessary to comply with the CALM Act would cost

at least \$20,000, which would present a financial hardship for the station.

4. Pollack/Belz hereby certifies that no party to this waiver request is subject to a denial of

Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. 853a.

Conclusion

5. Pollack/Belz is entitled to a financial hardship waiver permitting it to receive a one-year

delay for it to comply with the CALM Act. Therefore, for the reasons set forth above,

Pollack/Belz respectfully requests that the Commission grant the instant request for waiver.

Respectfully submitted,

/Nathaniel J. Hardy/

Nathaniel J. Hardy

Counsel for Pollack/Belz Communication Company, Inc.

October 22, 2013

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